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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/747,442	12/26/2000	Wolfgang Daum	9D-HR-19571 - Daum et al		
7:	590 06/15/2006		EXAM	EXAMINER	
John S. Beulick			LEE, BENJAMIN C		
Armstrong Teasdale LLP One Metropolitan Square			ART UNIT	PAPER NUMBER	
Suite 2600			2612		
St. Louis, MO	63102		DATE MAILED: 06/15/2006	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Action Comments	09/747,442	DAUM ET AL.	
Office Action Summary	Examiner	Art Unit	
	Benjamin C. Lee	2612	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communicatio D (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 3/28/0	06		
	action is non-final.		
3) Since this application is in condition for allowan		secution as to the merits i	s
closed in accordance with the practice under E.			
Disposition of Claims			
4) Claim(s) 1-15 is/are pending in the application.		•	
4a) Of the above claim(s) is/are withdraw	vn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-15</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/or	election requirement.		
Application Papers			
9) The specification is objected to by the Examiner			
10) The drawing(s) filed on is/are: a) acce		- - - - - - - -	
Applicant may not request that any objection to the o	· · · · · · · · · · · · · · · · · · ·		
Replacement drawing sheet(s) including the correcti			'd).
11) The oath or declaration is objected to by the Exa			,-
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).	
1. Certified copies of the priority documents	have been received.		
2. Certified copies of the priority documents	have been received in Application	on No	
Copies of the certified copies of the priori	ity documents have been receive	d in this National Stage	
application from the International Bureau	(PCT Rule 17.2(a)).		
* See the attached detailed Office action for a list of	of the certified copies not receive	d.	
Attachment(s)			
Notice of References Cited (PTO-892)	4) Interview Summary		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa	atent Application (PTO-152)	
Paper No(s)/Mail Date	6) Other:	FE (10 102)	

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Response To Amendment

Claim Status

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1. Claims 1-15 are currently pending.

Claim Rejections - 35 USC § 103

- 2. Claims 1-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bailey et al. (US pat. #6,731,201) in view of Kido (US pat. #5,079,688) and Udren (US pat. #4,471,399)
- 1) Regarding claims 1 and 10, Bailey et al. disclosed a power line communication system comprising a communication interface (300, see Fig. 3A) for interfacing an appliance (100) with a power line carrier communication system (see Fig. 1B), wherein the power line communication system transmits a data message relating to an appliance command (col. 1, lines 20-22 and col. 4, lines 1-6), comprising: at least one power line connection (345 and 346) for coupling said communication interface to a power line (through 221/222 or 217/219 to 225/227, Fig. 2); at least one appliance communication connection (321, 323, 325) for coupling said communication interface to an appliance (through 212/215, see Fig. 2); and processing circuitry (320, 330, 340) for receiving a power line carrier transmission including the message and translating the power line carrier transmission between a power line communication protocol and an appliance communication protocol, for transmitting the received message data to the appliance (col. 5, lines 64-67; col. 6, lines 41-44 and col. 7, lines 11-19); and discloses use of coded data communication (col. 4, lines 9-15; col. 7, lines 14-15) and also suggests use of digital data at least at the processing stage (col. 4, lines 25-28); except: the claimed diagnostic module

configured to diagnose the power line, said module comprising a power line measurement connection for coupling said diagnostic module to the power line.

However, it has been known to diagnose a power line using a diagnostic module comprising a power line measurement connection for coupling said diagnostic module to the power line, so as to indicate a monitored fault condition of the power line, such as taught by Kido (see e.g. Abstract and figures and corresponding disclosure) which discloses monitoring/diagnosing a power line failure or the device's own failure by monitoring a low voltage condition, while Udren teaches in the same power line communication art the monitoring/diagnostic of the power line fault by monitoring not only voltage parameter but also current parameter (fault detector 60 of Figs. 7-8; col. 3, lines 7-32).

In view of the teachings by Bailey et al., Kido and Udren, it would have been obvious to one of ordinary skill in the art at the time of the claimed invention to include a power line diagnostic module such as taught by Kido in a system involving the power line such as taught by Bailey et al. so that a fault condition of the power line can be monitored and determined for situational/conditional awareness of the power line condition in which the power line communication system and appliance system depended upon, and furthermore to expand fault monitoring/diagnostics by including both voltage and current parameters so that faults involving either or both parameters can be diagnosed and monitored..

2) Regarding claim 2, Bailey et al., Kido and Udren render obvious all of the claimed subject matter as in claim 1, including the claimed signal processor (PLC Transceiver 330 of Bailey et al.) and communications processor (protocol translator 32, see col. 7, lines 11-19).

- 3) Regarding claims 3 and 11, Bailey et al., Kido and Udren render obvious all of the claimed subject matter as in claims 1 and 10, respectively, and Bailey et al. discloses that the appliance communication (204, 231 in Fig. 2., 321, 323, 325 in Fig. 3A; also see Fig. 4) is a serial bus connection (col. 4, line 35, col. 4, line 65 to col. 5, line 11).
- 4) Regarding claims 4 and 12, Bailey et al., Kido and Udren render obvious all of the claimed subject matter as in claims 1 and 10, respectively, and Bailey et al. discloses a bidirectional appliance communication connection (transmit and receive lines 215, 212 in Fig. 2; also see Fig. 3D for Tx, Rx lines; also see col. 6, line 53 to col. 7, line 19).
- 5) Regarding claims 5 and 13, Bailey et al., Kido and Udren render obvious all of the claimed subject matter as in claims 1 and 10, and Bailey et al. discloses a bi-directional power line carrier connection (col. 6, line 39 to col. 7, line 19).
- 6) Regarding claim 6, Bailey et al., Kido and Udren render obvious all of the claimed subject matter as in claim 1, and Bailey et al. discloses that the appliance communication connection comprises a signal line (Tx 321, Rx 323) and a signal ground line (Gnd, 325). See Figs. 3A and 3D.
- 7) Regarding claims 7 and 14, Bailey et al., Kido and Udren render obvious all of the claimed subject matter as in claims 1 and 10, respectively; and Bailey et al. discloses a buffer (3203 in Fig. 3D, also see col. 8, line 34).
- 8) Regarding claim 8, Bailey et al., Kido and Udren render obvious all of the claimed subject matter as in claim 1, wherein:

Although Bailey does not specifically disclose that the processing circuit comprises the claimed general purpose UART, Bailey in col. 4, lines 39-48 discloses the use of UART

software/protocol in the appliance's controller to allow it to communicate through communication port 204. It would have been obvious to one of ordinary skill in the art at the time of the claimed invention that such software/protocol would have been included in the processing circuitry of the communication module 300 of Bailey in order to provide the two-way communications and translations capability between the appliance and different communications media in a system such as taught by Bailey et al., Kido and Udren.

9) Regarding claims 9 and 15, Bailey et al., Kido and Udren render obvious all of the claimed subject matter as in claims 1 and 10, respectively, including:

--the claimed said power line connection comprises at least one of a 120V or 240V power line connection (Fig. 1B and col. 3, lines 44-46 of Bailey et al.)

Response to Arguments

3. Applicant's arguments with respect to claims 1-15 have been considered but are moot in view of the new ground(s) of rejection.

Applicant's arguments are directed to newly added limitations (power line diagnostic module involving plurality of parameters) lacking in Bailey et al. and Kido The above rejection was been made using new grounds in the form of the combination of Bailey et al., Kido and Udren. See above rejection for detail.

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - 1) US 4296450

--Another known power line diagnostic system/method involving voltage and current level parameters (Abstract).

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Benjamin C. Lee whose telephone number is (571) 272-2963. The examiner can normally be reached on Mon -Thu 11:00Am-7:30Pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel Wu can be reached on (571) 272-2964. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Benjamin C. Lee Primary Examiner Art Unit 2612

B.L.